BOOK 687 FAST 364

MORTGAGE OF REAL ESTATE-Prepared by W. Walter Willins, Attorney at Law, Greenville, S. C.

The State of South Carolina,

County of Greenville

EN THE CO. E. C. To All Whom These Presents May Concern: I, D. C. Kerrigan 43 10 12 SEND ORIEDING:

MUE FARMS NOR bereinster called the mortgigors)

bereinster called the mortgage (s) in the full and just sum of Two Thousand and Fifty

DOLLARS IS 2,050.00 ), to be good and the balance of the principal and burnary 4, 1961; said installments to be applied first in paytant of interest and then to principal and the supplied first in paytant of interest and then to principal and the supplied first in paytant of interest and then to principal and the supplied first in paytant of interest and then to principal and the supplied first in paytant of interest and then to principal and the supplied first in paytant of interest and then to principal and the supplied first in paytant of interest and then to principal and the supplied first in paytant of interest and then to principal and the supplied first in paytant of interest and then to principal and the supplied first in paytant of interest and then to principal supplied first in paytant of interest and then to principal supplied first in paytant of interest and then to principal supplied first in paytant of interest and then to principal supplied first in paytant of interest and then to principal supplied first in paytant of interest and then to principal supplied first in paytant of interest and then to principal supplied first in paytant of interest and then to principal supplied first in paytant of interest and then to principal supplied first in paytant of interest and the supplied first in paytant of interest and the supplied first in paytant of the supplied first in the full and just sum of Two Thousand and Fifty

Advantage of the mortage of the mortage of the mortage of the paytant of the supplied first in the full and just sum of Two Thousand and Fifty

339.64 March 4, 1956 and a life of the mortage of the paytant of the sum of Two Thousand and Fifty

339.64 March 4, 1956 and a life of the sum of Two Thousand and Fifty

339.64 March 4, 1956 and a life of the sum of Two Thousand and Fifty

339.64 March 4, 1956 and a life of the sum of Two Thousand and Fifty

339.64 March 4, 1956 and a life of the sum of Two -----DOLLARS (\$ 2,050.00 ), to be paid

percentum per annum, to be computed and paid

six (6%) at the rate of

EQUITIBLY until paid in full; all interest not paid when due to bear interest at the same rate as principal; and if any portion of principal or interest to at any time past due and unpaid, then the whole amount evidenced by said note to become immediately due, at the option of the helder hereof, who may sue thereon and foreclose this mortgage; and in case said note, after its maturity, should be placed in the hands of an attorney for suit or collection, or if, before its maturity it should be decired by the helder thereof necessary for the protection of his interests to place and the helder fore its maturity it should be decired by the heads of an attorney for any legal proceedings, then and in either of said cases should place the paid note or this mortgage in the heads of an attorney for any legal proceedings, then and in either of said cases should place the paid note or this mortgage in the heads of an attorney for any legal proceedings, then and in either of said cases the mortgagous) promise to pay all costs and expenses including 10 per cent. of the indebtedness as attorney's fees, this to be added to the mortgage indebtedness, and to be secured under this mortgage as a part of said debt.

NOW KNOW ALL MEN, That I , the said mortgagor(s), in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said mortgagee(s) according to the terms of the said note, and also in the sideration of the further sum of Three Dellars, to 125 , the said mortgagor's), in hand well and truly paid by the said cont-- 5-8 e(s) at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, burgained, sold and \_\_\_\_\_\_ ased and by these Presents do grant, bargain, sell and release unto the said ... G. Proffitt,

All that lot of land in the city of Greenville, county of Greenville, state of South Carolina, on the southeastern side of Hillcrest Circle, being known and designated as Lots Nos. 15, 16 and 17 on plat of Hillcrest Circle, recorded in plat book H page 129 of the R. K. C. Office for Greenville County, 3. C., and having according to a recent survey for Greenville County, 1056 the following rates and bounds. made by R. W. Dalton, January 1956, the following metes and bounds, to-wit:

Beginning at an iron pin on the southeastern side of Hillcrest Circle, the front joint corner of Lots Nos. 15 and lo; thence with the southeastern side of said Hillcrest Circle. K. 59-45 E. 150 feet to an iron

ωc

40

0